171. **MINUTES**

The minutes of the meeting held on 9 July 2014 were approved and signed by the Chairman.

The Chairman requested that the two update reports requested by the Committee under minute 76, and which had not yet been submitted, be followed up with the relevant Officers.

172. **APOLOGIES FOR ABSENCE**

An apology for absence was received from Councillor Sylvia Hobbs.

173. **DECLARATIONS OF INTEREST**

No declarations of interest were made.

174. **QUESTIONS UNDER COUNCIL PROCEDURE RULE 10.3**

There were no questions submitted under Procedure Rule 10.3.

175. **REPORT OF EXTERNAL AUDIT AND FINAL STATEMENT OF ACCOUNTS 2013/14**

(Yola Geen from the Council’s External Auditors, KPMG, and Claire Edwards, ENCOR Financial Services, attended for this item).

The Committee received the Annual Governance Report from the Council’s External Auditors and the Final Statement of Accounts, including the Annual Governance Statement, for the year ended 31 March 2014.

The Committee reviewed the report to those charged with governance (ISA260) document and Yola Geen answered Members’ questions thereon. The Committee reviewed the Statement of Accounts 2013/14 with the Chief Finance Officer and Claire Edwards addressing issues arising. Minor presentational amendments would be required and would be made before the document was published.

The Council’s Letter of Representation was circulated for approval.
The Committee expressed their thanks to all Officers involved in producing the 2013/14 Statement of Accounts.

RESOLVED: That

i) the contents of the Annual Governance Report of KPMG be noted

ii) the Council’s Letter of Representation be approved

iii) the Statement of Accounts and Annual Governance Statement for the year ended 31 March 2014 be approved

iv) the Chief Finance Officer, in consultation with the Chairman or Vice-Chairman of the Governance and Audit Committee, be authorised to make any minor amendments necessary to the Statement of Accounts 2013/14 prior to publication.

(Reason – to comply with the requirements of the Accounts and Audit Regulations)

176. WELLAND INTERNAL AUDIT CONSORTIUM – INTERNAL AUDIT PLAN & PERFORMANCE UPDATE 2014/15

(Nicola Scott, Audit Manager, Welland Internal Audit, and Rachel Ashley-Caunt, LGSS, attended for this item)

The Committee received an Internal Audit report setting out progress made by the Welland Internal Audit Consortium on the delivery of the Annual Internal Audit Plan for 2014/15 and associated measures of performance.

Since the report had been prepared, further progress had been made on a number of planned audits. Terms of Reference had been agreed for the audits of Main Accounting, Creditors, Debtors and Payroll; fieldwork had been completed on the Land Charges audit and a draft report was ready to be issued and a final report had been issued on the Staffing Pay and Benefits audit.

The amendments proposed to the Audit Plan would save some 15 audit days and the Committee considered that these could be used for training purposes, including Members of the Committee shadowing Auditors whilst conducting an audit. A training plan would be submitted to a future meeting for Members to consider.

RESOLVED: That

i) the changes to the 2014/15 Internal Audit Plan be approved.

ii) the progress and performance of the Consortium be noted.

(Reason – To demonstrate that the committee is discharging its responsibilities in conformance with the Public Sector Internal Audit Standards).

177. RISK MANAGEMENT STRATEGY

The Finance Manager presented a revised Risk Management Strategy for the Committee to consider and outlined the Committee’s role in overseeing risk management.
In carrying out the risk management role and identifying risks to the Authority, Members requested that copies of the Agenda for all Committees and Sub-Committees, with the exception of the Development Control Committee, be sent by e-mail to each Member of the Governance and Audit Committee. Any public reports which Members considered needed further examination could then be accessed via the Council’s website and a copy of any “exempt” reports would need to be requested. It was noted that certain “exempt” reports, particularly on personnel matters, might not be available to this Committee.

Access to the Council’s Risk Register was currently restricted to Members due to software licence issues. This was being reviewed and a report would be submitted to the Committee in due course.

RESOLVED:

That the Risk Management Strategy be approved.

(Reason – to ensure the Council has an up to date and effective Risk Management Strategy which supports the implementation of a new risk management system)

178. **ANNUAL LETTER FROM LOCAL GOVERNMENT OMBUDSMAN**

The Committee considered the annual letter received from the Local Government Ombudsman, together with an annual review of complaints involving ENC.

RESOLVED:

That the report be noted and a similar report be produced annually.

(Reason: to meet the terms of reference of this Committee to receive external regulatory body reports and to demonstrate best practice in making reports available to councillors and the public.)

179. **PROPOSED CHANGES TO THE CODE OF CONDUCT FOR COUNCILLORS AND PROCEDURE FOR THE ASSESSMENT OF COMPLAINTS AGAINST COUNCILLORS**

The Committee considered proposals made by the Joint Standards Complaints Committee for changes to the Code of Conduct for Councillors and the Procedure for the Assessment of Complaints against Councillors contained in Parts 5.1 and 9 of the Council’s Constitution.

**R.9 RESOLVED TO RECOMMEND TO FULL COUNCIL:**

That the changes to Parts 5.1 and 9 of the Constitution, as set out in Appendices 1 and 2, be adopted.

(Reason -.To ensure that the Council’s Code of Conduct continues to reflect the Nolan principles and complies with the Localism Act)

Chairman
Part 5.1: Members’ Code of Conduct

This Code applies to all Councillors when they act in their role as Councillors of the Council. This Code is a requirement of the Localism Act 2011 and forms part of the Constitution of ENC which all Councillors will follow. This code is based on the seven Nolan principles of public life:

1.0 Introduction
As a Councillor you are a representative of the Council, and the public and other stakeholders will form a view of East Northamptonshire Council as a result of your actions. As such you must conduct yourself in a manner which is consistent with the Council’s duty to promote and maintain high standards of conduct of Councillors.

2.1 Selflessness
As a public figure, your public role as a Councillor may overlap with your personal or professional life and interests. However, as a Councillor you will serve only the public interest and will never improperly confer an advantage or disadvantage on any person. At all times you will act in accordance with the trust that the public is entitled to place in you.

2.2 Integrity and honesty
As a councillor you will be truthful. You will consider your actions carefully to avoid placing yourself in situations where your honesty and integrity may be questioned and will on all occasions avoid improper behaviour or the appearance of improper behaviour.

2.3 Objectivity (in decision making)
You will make decisions on merit, using the best evidence and without discrimination or bias, including when making appointments, awarding contracts or recommending individuals for rewards or benefits. You must approach decisions with an open mind and listen to the views of others and assess the information presented at the decision making meeting. You must then reach your own conclusions on issues and act accordingly. Failure to do so may expose the decision to challenge on the basis of pre-determination.

2.4 Accountability
Everything East Northamptonshire Council does must be able to stand the test of scrutiny by the public, the media, other stakeholders, and the courts. You are accountable to the public for your actions and the manner in which you carry your responsibilities, and will co-operate fully and honestly with any scrutiny appropriate to your particular office.

2.5 Openness
2.5.1 East Northamptonshire Council strives to maintain an atmosphere of openness throughout the organisation to promote confidence of the public, stakeholders, staff and regulators. You will be as open as possible about your actions and those of the council, and should be prepared to give reasons for those actions. Information should not be withheld from the public unless there are clear and lawful reasons for doing so.
2.5.2 You will review your Register of Interests (including Disclosable Pecuniary Interests as required by the Localism Act and related regulations) at least annually to ensure ongoing accuracy

2.5.3 You need to reconsider carefully your position before participating in any decisions or activity, especially those relating to regulatory activities such as planning or licensing. Where the decision or activity is so closely tied to your personal or professional life that your ability to make an impartial decision may be called into question you must consider whether you need to declare, at any relevant meeting, any new Disclosable Pecuniary Interests (DPI) or other conflict of interest or circumstance. These will be added to your Register of Interests as soon as possible after the meeting.

2.5.4 The law says that if you have a DPI you must not become involved in the discussions nor must you vote in relation to such matters. If you have other interests in the matter you should also consider if it is appropriate for you to take part in the discussions or debate. Breaches of the rules relating to Disclosable Pecuniary Interests may lead to criminal sanctions being imposed.

2.5.5 You must declare, within 28 days of receipt, any gifts or hospitality valued over £50 (on one occasion or from the same donor within one year) given in respect of your role as a Councillor in your Register of Interests.

2.6 Leadership
You will promote and support these principles by leadership and by example, and should act in a way that secures or preserves public confidence and avoids bringing your role or the council into disrepute. You will actively promote and robustly support this code and be willing to challenge poor behaviour wherever it occurs.

3.0 Other obligations
In addition to the above principles, you will:

a) strive to establish respectful and courteous relationships with everyone you come into contact with as Councillors. You will also respect the political impartiality and professional role(s) of the council's statutory officers and its other employees.

b) uphold the law in relation to the policies of the council and its legal obligations

c) not disclose or use confidential information for any purpose other than that provided for by the law.

d) use those particular council resources provided for the undertaking of council duties in accordance with council policies or constitution and not for any other purposes.

4.0 Training
Participation in training and development activities is not a legal requirement to be a Councillor. However this council expects that you will participate, in induction and other training and development activities in relation to standards matters.
5.0 Summary
This code is intended to provide a guide and protection for councillors in carrying out their duties. However, a breach of any part of this code may result in a complaint being made. A complaint will be assessed according to the arrangements outlined in Part 9 of the Council's Constitution.
East Northamptonshire Council Constitution

Part 9: Procedure for Assessment, Investigation Determination and Appeal of Complaints against Councillors and Dispensations

Contents

<table>
<thead>
<tr>
<th>Contents</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>2</td>
</tr>
<tr>
<td>Making a complaint</td>
<td>3</td>
</tr>
<tr>
<td>Stage 1 – Initial Assessment of the complaint</td>
<td>4</td>
</tr>
<tr>
<td>Stage 2 – Investigation</td>
<td>5</td>
</tr>
<tr>
<td>Stage 3 – Hearing</td>
<td>6</td>
</tr>
<tr>
<td>Stage 4 – Appealing decisions</td>
<td>8</td>
</tr>
<tr>
<td>Granting of dispensations</td>
<td>9</td>
</tr>
<tr>
<td>Assistance to the Monitoring Officer and Investigating Officer</td>
<td>9</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>9</td>
</tr>
<tr>
<td>Revision of arrangements</td>
<td>10</td>
</tr>
</tbody>
</table>

Annexes:

1. Guidelines for the Assessment of Complaints
2. Guidelines for the Conduct of Investigations
3. Guidelines for the Conduct of Hearings
1.0 Introduction

1.1 This procedure sets out the arrangements for the assessment, investigation, determination and appeal of allegations of misconduct by councillors. It explains how we will deal with a complaint that any of the 40 East Northamptonshire councillors or any of the approximately 350 Town and Parish councillors in East Northamptonshire has breached, or may have failed to comply with, the code of conduct which has been adopted by the council concerned.

1.2 Each council is required by the Localism Act 2011 to adopt a code of conduct for councillors which is compliant with the Nolan Principles of Public Life. The codes which the councils in the East Northamptonshire district have adopted can be viewed on the East Northamptonshire Council’s website. The code of conduct for East Northamptonshire councillors can be found at Part 5.1 of this constitution.

1.3 The process for dealing with complaints will be the same for all councillors regardless of the code adopted, and the councillor’s political affiliations or the tier of local government they represent. No departure from this procedure will be made unless the Monitoring Officer has first notified the councillor(s) against whom the allegation has been made of the proposed variation to the procedure and the reasons for that variation.

1.4 The Monitoring Officer will work with the Independent Person and the Joint Standards Complaints Committee (see below) to process and review complaints of a possible breach of the code.

1.5 The Localism Act 2011 requires the appointment of at least one Independent Person. The Independent Person is required to be independent of links to any councillor or council in the district. This council also wishes them to be free of any political party links and to reside in the locality. The Localism Act allows the views of the Independent Person to be sought by any councillor in relation to complaints covered by this procedure. (It should be noted that the Act does not provide for this provision to apply to complainants but ENC have chosen to make this facility available.)

1.6 The Joint Standards Complaints Committee (JSCC) is composed of seven councillors from East Northamptonshire Council and seven councillors nominated by the Town and Parish Councils which have agreed to be bound by its decisions. The terms of reference for the JSCC can be found at Article Nine 8 of Part Two of the Council’s Constitution.

1.7 Where this procedure makes reference to consultation with the Chairman or Vice Chairman of the JSCC, the consultation will usually be with the councillor who represents the same tier as the councillor(s) complained against. Exceptionally, if this person is unavailable, or has a conflict of interest, the other councillor will be consulted.

---

1 This procedure applies to allegations of breach of the council’s code of conduct by elected and co-opted East Northamptonshire Council councillors and, in respect of alleged breaches of the codes of conduct of the Town and Parish Councils councillors in East Northamptonshire, and the word “councillor” is to be taken to refer to all such persons. Under Section 28(6) and (7) of the Localism Act 2011 the council must have in place such a procedure.

2 The “Monitoring Officer” is an officer of East Northamptonshire Council who has been designated as the authority’s Monitoring Officer under Section 5 of the Local Government and Housing Act 1989. The Monitoring Officer has statutory responsibility for maintaining the register of councillors’ interests and who is responsible for administering the system in respect of complaints of councillor misconduct.
1.8 In all cases mentioned in this document the Deputy Monitoring Officer has the same responsibilities and delegated functions in respect of these procedures to act as the Monitoring Officer when the Monitoring Officer is unavailable or has a conflict of interest.

1.9 This procedure also sets out the arrangements for determining requests for dispensations where councillors have a Disclosable Pecuniary interest in a decision and would otherwise be unable to take part in the decision making process.

2 Making a Complaint

2.1 All complaints must be made in writing (by letter or e-mail) to: The Monitoring Officer East Northamptonshire Council Cedar Drive Thrapston NN14 4LZ Or via MO@east-northamptonshire.gov.uk

2.2 In order to ensure that all the information needed to be able to process the complaint, complainants will be asked to complete the complaint form, which can be downloaded from the authority’s website (link here) or provide the equivalent information in their written complaint.

2.3 Complainants must provide a name and a contact address or email address, so that the Monitoring Officer can acknowledge receipt of the complaint and keep the complainant informed of progress. The Monitoring Officer will acknowledge receipt of the complaint within 5 working days of receiving it and provide updates after key stages or a minimum of monthly intervals thereafter.

2.4 In the interests of fairness and natural justice, East Northamptonshire Council believes that councillors who are complained about are entitled to know who has made the complaint against them and the substance of that complaint. The identity of a complainant or the details of a complaint will not be withheld unless there are exceptional reasons for doing so. Factors which will be taken into consideration include whether the complainant –
• would be at risk of physical harm;
• has a serious health condition and there is a medical risk associated with disclosure of his identity, or
• where there would be practical difficulties in proceeding with an investigation, or the interests of natural justice would be not be met, if the complainant’s identity is unknown to the councillor(s).

2.5 If complainants wish to keep their name and address confidential in the circumstances outlined in 2.4, then they should indicate this in the space provided on the complaint form. In such cases the Monitoring Officer will not disclose the complainant’s name and address to the councillor complained against without the complainant’s consent. If a request for confidentiality is not granted, the complainant will usually have the option of withdrawing the complaint. Exceptionally, the Monitoring Officer, after consultation with the Independent Person and Chairman or Vice Chairman of the JSCC, may proceed with an investigation or other action and disclose the complainants’ names, even if they have expressly asked the Council not to, if it is believed that the matter complained about is extremely serious.
2.6 The authority will not normally investigate anonymous complaints, unless there is
overriding public interest in doing so.

3.0 Stage 1 – Initial Assessment of the Complaint

3.1 All complaints received about councillor conduct will be passed to the Monitoring
Officer, who will take action in accordance with the Guidelines for the Assessment of
Complaints (Appendix A). If it is not clear whether the complaint is a substantive
allegation of misconduct, the Monitoring Officer will contact the complainant to seek
further information. If the complainant alleges criminal conduct or breach of other
regulation by any person, the Monitoring Officer will inform the Police or other
appropriate regulatory agencies.

3.2 The Monitoring Officer will inform the councillor(s) concerned that a complaint has
been received and unless the confidentiality provisions apply, provide them with a
copy of the complaint letter. The councillor(s) concerned will then have 5 working days
to make a written response unless there is an overriding reason for an extension of
time. In the latter circumstance the Monitoring Officer would notify the complainant of
the revised timetable.

3.3 Where the Monitoring Officer requires further additional information, an approach may
be made to the complainant or the councillor(s) for such information.

3.4 The Monitoring Officer will review the information provided in respect of every
complaint received. In reaching the initial assessment decision the Monitoring Officer
will consider relevant case law and other guidance, including the guidelines in
Appendix A. The Monitoring Officer will also consult with, and have regard to the views
of, the Independent Person and the Chair or Vice Chair of the Joint Standards
Complaints Committee (as outlined in paragraph 1.7) The Independent Person will be
required to disclose if they have been approached by the complained against
councillor(s) and what advice they provided.

3.5 No decision is made at this stage as to whether a breach has or has not taken place.
However when deciding what action to take at this stage consideration will be given to
the implications if a breach of the code were later to be proved. In addition it should be
noted that if a councillor decides to make an apology at this stage it will not be
considered as evidence of breach of the code but may result in early resolution of the
complaint.

3.6 The Monitoring Officer may decide to take:

a) **No further action.** The Complainant and Councillor(s) complained against will be
provided with a written summary of the decision but no further action will be taken

b) Take other/informal action. In appropriate cases, the Monitoring Officer may seek
to resolve the complaint informally, without the need for a formal investigation.
Such informal resolution may involve the councillor choosing to offer an apology,
or other remedial action by the authority council. Where the councillor or the
council authority makes a reasonable offer of local resolution, but the complainant
is not willing to accept that offer, the Monitoring Officer will take account of this in
deciding whether the complaint merits formal investigation. Where other/informal
action is agreed the Monitoring Officer will arrange for the required action to be
taken. Once the action is completed, the Monitoring Officer will inform the
complainant, councillor(s) complained against, and the JSCC (plus Town or Parish
Council if relevant)
c) start a formal investigation, leading to the production of an investigation report. (see Section 4)

Where a complaint alleges a non or inappropriate declaration of a Disclosable Pecuniary Interest the Monitoring Officer will notify the Police. No further action will be taken under this procedure until the outcome of the Police notification is known. If no Police action is to be taken then the three options above will be considered in accordance with this procedure.

Similarly, if the complaint is linked to a grievance or other internal process at the council, no action in relation to the complaint will be taken until the other process has been completed.

3.7 The decision on the next steps will normally be taken within 20 working days of receipt of the complaint. The Monitoring Officer, after taking a decision, will normally inform the complainant, relevant councillor(s) and if appropriate the Town or Parish Council of the decision and the reasons for that decision via a written summary. The summary will include the main points considered, the conclusions reached and the reasons for the decision and will be available for public inspection for a year. No formal publication (on the council’s website or in a newspaper) of the outcome will take place unless requested by the councillor(s) affected.

3.8 Exceptionally, in relation to the circumstances in where the complainants details have been withheld (see paragraph 2.4), the Monitoring Officer may decide that the councillor(s) complained against should not receive the full written summary if it is considered this would be against the public interest or would prejudice any future investigation. In such circumstances an appropriately redacted version will be provided.

4.0 Stage 2 - Investigation

4.1 The Monitoring Officer, after deciding that a complaint merits formal investigation, will appoint an Investigating Officer, who may be another senior officer of the authority council, an senior officer of another authority council or an external investigator. The function of the Investigating Officer is to ensure, as far as possible, that all the information which is relevant to the allegation is identified and presented. The investigation report will indicate whether there is a case to answer that the councillor(s) has failed to comply with the council’s code of conduct.

4.2 The Investigating Officer may, with the approval of the Monitoring Officer, appoint other people to assist in conducting the investigation. The Investigating Officer will speak to both the complainant and the councillor(s) complained about to understand their relative perspective on the complaint and to identify which people they need to interview and documents they need access to. (See Appendix B for more detail on the conduct of investigations)

4.3 Usually information which the Investigating Officer obtains in the course of the investigation will not be released to individuals or organisations except where it is necessary to allow the complaint to be dealt with properly.

4.4 In exceptional cases (under the circumstances outlined in paragraph 2.4), where it is appropriate to keep the identity of the complainant confidential or disclosure of details of the complaint to the councillor(s) might prejudice the investigation, the Monitoring Officer can advise the Investigating Officer to withhold details until the investigation has progressed sufficiently.
4.5 As soon as reasonably practical, and usually within three months of appointment, the Investigating Officer will produce a draft report and will send copies of that draft report, in confidence, to the complainant and to the councillor(s) concerned, to give them both an opportunity to identify any information matter in that draft report which they disagree with or which they consider requires more consideration. Having received and taken account of any comments which have been made on the draft report, the Investigating Officer will send their final report to the Monitoring Officer. Investigating Officers may be asked to reconsider their report if the Monitoring Officer is not satisfied that an investigation has been conducted properly.

4.6 Once satisfied that the investigation has been completed properly, the Monitoring Officer will ask the councillor(s) concerned to give their response to the Investigating Officer's report, in order to identify what is likely to be agreed and what is likely to be in contention at the hearing. The Monitoring Officer will then consult the Independent Person and Chair or Vice Chair of the JSCC as to their views as to the next step.

4.7 If the Investigating Officer concludes that there is no case to answer of a failure to comply with the code of conduct and the Monitoring Officer agrees that no further action is required, the Monitoring Officer will write accordingly to the complainant and the councillor(s) concerned (and to the Town or Parish Council, where the complaint relates to a Town or Parish councillor). The letter will include a copy of the Investigating Officer's final report.

4.8 If the Investigating Officer concludes that there is a case to answer of a failure to comply with the code of conduct, the Monitoring Officer will then decide between the following two actions:

a) Other action - The Monitoring Officer may consider that the matter can reasonably be resolved without the need for a hearing. In such a case, the Monitoring Officer will consult the Independent Person and Chairman or Vice Chairman of the JSCC. Such resolution may include the councillor(s) choosing to agree that their conduct was unacceptable and offering an apology, and/or other remedial action by the council such as training or changes to council procedures. Where

b) other action is agreed the Monitoring Officer will arrange for the required action to be taken and, once completed, the Monitoring Officer will inform the complainant, the councillor(s) complained against, and the JSCC (plus Town or Parish Council if relevant) that the complaint has been dealt with.

c) Referral to a hearing - If the Monitoring Officer considers that informal local resolution is not appropriate the Investigating Officer's report will be submitted to a Hearings Panel which will conduct a hearing before deciding whether the councillor has failed to comply with the code of conduct and, if so, whether to take any action in respect of the councillor.

5.0 Stage 3 – Hearing

5.1 The Monitoring Officer will convene a Hearing Panel from the appropriate tier of councillors on the JSCC. The Monitoring Officer, in consultation with the Chairman of the Hearings Panel may issue directions as to the manner in which the hearing will be conducted. The business of such meetings will usually be conducted in confidence due to the personal nature of the information being considered. (Appendix C details the arrangements for a Hearing Panel).
5.2 The Independent Person will also be present at the Hearing Panel meeting and will give their view on the merits of the case presented. The Independent Person will be required to disclose if they have been approached by the complained against councillor(s) or the complainant and if so what advice they provided.

5.3 It is intended that hearings should be conducted in a formal manner but the attendance of legally qualified representative advisors of the complainant and complained against councillor(s) is not encouraged. Accordingly no assistance will be given towards any such legally qualified representatives. The Hearing Panel will act in an inquisitorial manner, rather than an adversarial manner, seeking the truth in relation to the conduct of the councillor(s) on the balance of the information available to it, and will be able to commission further investigation or information where it needs to do so in order to come to a decision.

5.4 At the hearing the Investigating Officer will present the report, call such witnesses as considered necessary and make representations to substantiate the case that the councillor(s) have failed to comply with the code of conduct. For this purpose, the Investigating Officer may ask the complainant to attend and give evidence to the Hearing Panel. The councillor(s) will then have an opportunity to give their evidence, to call witnesses and to make representations to the Hearing Panel as to why they consider that they did not breach the code of conduct.

5.5 Where the Monitoring Officer or the Investigating Officer arranges for someone to attend for interview or as a witness at a Hearing, East Northamptonshire Council they may pay that person a sum to cover any reasonable costs incurred.

5.6 The Hearing Panel may conclude that the councillor(s) did not breach the code of conduct, and so dismiss the complaint. No formal publication (on the council’s website or in a newspaper) of the outcome will take place unless requested by the councillor(s) affected.

5.7 If the Hearing Panel concludes that the councillor(s) did breach the code of conduct, the Chair will inform them of this finding The Hearing Panel will then give the councillor(s) a final opportunity to make representations to the Panel. The Panel will then consult the Independent Person. Finally the Panel will decide what action, if any, to take in respect of the matter.

5.8 If a breach is found to have occurred, the Hearing Panel will choose from one or more of the following list of actions. These actions will be implemented in case of councillors from those councils who have delegated to the JSCC such of its powers to take action in respect of individual councillors as may be necessary to promote and maintain high standards of conduct. On all other cases, the Hearing Panel recommendation will be forwarded to the council by the Monitoring Officer, with a recommendation for appropriate action.

- Take no further action
- Recommend to the relevant council that the councillor(s) be censured for their breach of the code of conduct
- Recommend an apology to be made by the Councillor to the complainant (and/or others)
- Publish its findings in respect of the councillor’s conduct. (Advice will be sought as to the most effective place of publication to attract the attention of the relevant community). If this is on a council website, the publication on the website will be removed after 12 months.
• Recommend to the councillor’s Group Leader (or in the case of un-grouped councillors, recommend to the relevant Council) that the councillor be removed from any or all Committees or Sub-Committees of the Council.
• Instruct the Monitoring Officer to arrange training for the councillor.
• Recommend to the relevant Council the removal from some or all outside appointments to which the councillor has been appointed or nominated by the relevant council.
• Withdraw some or all facilities provided to the councillor by the Council, (including access to buildings) provided this does not prevent the councillor(s) carrying out their democratic role.

It should be noted that the Hearing Panel has no power to suspend or disqualify the councillor or to withdraw councillor’s basic or special responsibility allowances.

5.9 At the end of the hearing, the Chairman will restate the decision of the Hearing Panel as to whether the councillor was a breach of the code of conduct and any sanction which the Hearing Panel has decided is appropriate. Within 5 working days of the decision being made by the Hearing Panel, the Monitoring Officer will arrange for a formal decision notice to be prepared in consultation with the Chairman of the Hearings Panel, and send a copy to the complainant, the councillor(s) complained against (and to the Town or Parish Council if relevant). The outcome will also be reported to the JSCC at the next meeting and recorded in the minutes.

6.0 Stage 4 - Appeal

6.1 An appeal may be made where the complainant or councillor(s) complained about feels that:
   a) the process outlined in this procedure has not been followed
   b) the sanction applied-outcome proposed is considered inappropriate; or that
   c) significant new evidence is available which has not been considered during the previous process.

Any such appeal should be made in writing (by letter or e-mail) to the Monitoring Officer within 20 working days of the receipt of the notification of the relevant decision.

6.2 If an appeal is made the Monitoring Officer will notify the complainant, councillor(s) (and Town or Parish Council if appropriate). The Appeal Panel which will consist of three councillors, normally drawn from the appropriate tier of councillors on the JSCC who have not previously been involved in the matter (including serving on the Hearing Panel if previously convened).

(In exceptional circumstances it may not be possible to find three councillors from the same tier who have no previous connection to the complainant or councillor(s) concerned. In these circumstances consideration will be given to an Appeal Panel having only two councillors from the same tier. The reserve Independent Person will also be present at the Hearing meeting Appeal Panel (to ensure a fresh perspective).

6.3 The business of such meetings will usually be conducted in confidence due to the personal nature of the information being considered. Every endeavour will be made to hold the Appeal Panel within 20 working days of the appeal notification being received.

6.4 The Appeal Panel will be presented with all the information previously considered for the original decision, together with any additional representations received from the complainant or councillor(s) complained against.
6.5 The Appeal Panel will either:
   (i) confirm the original decision and ask that the appropriate action be taken or
   (ii) disagree with the original decision and decide that an alternative action (from those available to the original decision makers) should be implemented.

6.6 At the end of the hearing, the Chairman will explain why a particular decision has been made by the Appeal Panel. Within 5 working days of the decision being made by the Appeal Panel, the Monitoring Officer will arrange for a formal decision notice to be prepared in consultation with the Chairman of the Appeal Panel, and send a copy to the complainant, the councillor(s) complained against, (and to the Town or Parish Council if relevant). The outcome will also be reported to the JSCC at the next meeting.

7.0 Granting of Dispensations

7.1 The Localism Act provides that dispensations will be able to be granted in the following circumstances –
   a) That so many members of the decision-making body have Disclosable Pecuniary Interests in a matter that it would “impede the transaction of the business”. In practice this means that the decision-making body would be inquorate as a result if the dispensation was not granted;
   b) That, without the dispensation, the representation of different political groups on the body transacting the business would be so upset as to alter the outcome of any vote on the matter.
   c) That the authority council considers that the dispensation is in the interests of persons living in the authority's council's area.
   d) That the authority relevant council considers that it is otherwise appropriate to grant a dispensation.

7.2 All requests for such dispensations for East Northamptonshire councillors should normally be submitted in writing (by letter or e-mail) to the Monitoring Officer at least 2 days in advance of the relevant meeting. Under delegated authority the Monitoring Officer may agree dispensations on the grounds of (a) and (b) in paragraph 7.1 as they are objective in determination and may be required at short notice. A Dispensations Panel of three councillors, with members of the JSCC from the appropriate tier of councils will be convened to determine dispensations under grounds (c) and (d).

7.3 The Panel will consult with the Independent Person before making its determination. Any grant of a dispensation will specify how long it lasts for, up to a maximum of four years.

8.0 Assistance to the Monitoring Officer and Investigating Officer

8.1 The Monitoring Officer may arrange for all or any of the Monitoring Officer’s functions under this procedure to be undertaken by any other person or persons. Any such delegations should be reported to the next meeting of the JSCC.

8.2 The Monitoring Officer and Investigating Officer may, in conducting the investigation into a complaint, obtain expert or other advice from any person who, in their opinion is particularly qualified to assist. Their name and experience of such persons will be recorded in the appropriate Hearing or Appeal Panel minutes.
9.0 Confidentiality

9.1 No councillors or officers serving the JSCC shall disclose any information which they have obtained in the course of an investigation or in pursuance of this Procedure except in the circumstances set out in Paragraph 9.2 below. This also applies to the Independent Person.

9.2 The circumstances referred to above are:
   i. the disclosure is made for the purposes of enabling the Monitoring Officer or the Investigating Officer to conduct the investigation or otherwise to carry out their functions
   ii. the person(s) to whom the information relates has consented to the disclosure;
   iii. the disclosure is made in pursuance of a statutory requirement for disclosure;
   iv. the information has previously been placed in the public domain
   v. the disclosure is for the purpose of criminal proceedings and the information in question was not obtained as a result of personal enquiries of the person subject to the criminal proceedings.

10.0 Revision of these arrangements

10.1 Amendment of these arrangements may only be made by agreement of East Northamptonshire Council by resolution at a Council meeting in accordance with Part 2 of the Constitution.

10.2 The Monitoring Officer will review these arrangements after the initial 12 months of any changes every 2 years (to ensure effectiveness) and present to council proposals for any necessary changes to ensure the smooth and effective management of complaints. Otherwise the procedure will be reviewed after five years following the last change.
Local Guidelines for the Assessment of Complaints about councillor Conduct

1. **Preliminary steps:** The Monitoring Officer will confirm that:

   (a) the complaint is against one or more named East Northamptonshire councillor, or Parish or Town councillors in East Northamptonshire
   (b) the named councillor was in office at the time of the alleged conduct and a code of conduct was in force at the time
   (c) the complaint submitted sufficient information and specified how the code of conduct is considered to have been breached.
   (d) the complainant’s contact details have been provided or, if the complaint is anonymous, that it raises such significant concerns that further consideration is warranted.

   The complaint will not be pursued if it fails one or more of these tests.

2. **Summary from the Monitoring Officer:** To assist the Independent Person and Chairman/Vice Chairman of the Joint Standards Complaints Committee (JSCC), the Monitoring Officer will provide a short written report setting out:

   - The paragraphs of the code of conduct which are alleged to have been breached
   - Key aspects of the complaint (for lengthy or complex complaints)
   - Any relevant further information, including, where relevant:
     - The code of conduct in force at the time of the activity which has given rise to the complaint
     - Declaration of acceptance of any documents which contain the code of conduct e.g. Constitution/standing orders
     - Minutes of meetings relevant to the complaint
     - Copy of the relevant entry in councillor’s Register of Interests
     - Details from Companies House or the Land Registry that maybe appropriate
     - Whether any members of the Board JSCC or relevant officers are likely to be conflicted out
     - Any written representation(s) received from the complained against councillor(s)
     - If the complaint has already been the subject of an investigation or other action relating to the code of conduct, or investigated by other regulatory authorities
     - Any relevant matters about the health or circumstances of the relevant parties – to note any relevant points such as resignation, death or serious illness (which could influence a decision to proceed with an investigation)

3. **Criteria to be followed:** Complaints about councillor conduct will be:

   - Taken seriously
   - Dealt with in a way that seeks to ensure fairness for both the complainant and the councillor(s) complained about
   - Treated on their merits, and
   - Considered with regard to proportionality, and the cost and time of an investigation and possible hearing.
The Monitoring Officer, Independent Person and Chairman/Vice Chairman of the JSCC will consider the following issues in deciding what action should be taken:

(a) How long ago did the alleged conduct take place? If there is a lengthy delay in making the complaint, the Monitoring Officer may, having regard to the nature of the complaint, take the view that no further action is required. The Monitoring Officer will not entertain a complaint that is more than a year old unless the evidence of the breach has only become available within the past year.

(b) Is the complaint too trivial to warrant further action? If the answer is Yes, the Monitoring Officer is likely to decide that no further action will be taken.

(c) Does the complaint appear to be simply malicious, politically motivated, vexatious, or tit-for-tat? If the answer is Yes, the Monitoring Officer is likely to decide that further action is not warranted.

(d) Where complaints are received from one councillor who is of the same party as the councillor(s) complained about and on the same Council, the complaint may will be passed to the relevant Group Leader or local party branch for resolution. The Monitoring Officer will ask for a report on the outcome of the referral.

(e) Are there other factors which could influence the decision such as –
   - Incorrect advice given to the councillor
   - Exceptional circumstances

4.0 **Complaints which do not raise serious issues:** Wherever possible the Monitoring Officer will seek informal resolution for complaints considered to be less serious, rather than refer them for investigation. Examples of other action are conciliation, training, and improved procedures/protocols. Consistent with their duty to uphold standards of conduct, the Monitoring Officer will seek:

(a) the simplest and most cost-effective way of resolving the issue
(b) to help the Council (or the Town or Parish Council) to work more effectively
(c) to avoid similar complaints in the future.
Annexe 2
Conduct of Investigations

1.0 Initial response of the councillor(s)

The Investigating Officer will write to ask the councillor(s) complained about, requesting asking for a reply within 10 working days of their communication,

(i) whether the councillor admits or denies the breach of the code of conduct or local protocol which is the subject of the complaint;

(ii) to list any documents which the councillor(s) want to be taken into account in the investigation, and where possible to provide copies of them, or say where the original documents may be inspected;

(iii) to provide the name, address and telephone number (or other appropriate contact details) of any person or organisation whom the councillor(s) wants to be interviewed as part of the investigation, and

(iv) to provide any information which the councillor(s) wants to be obtained from that person or organisation.

(v) Any other information that the councillor(s) believes relevant to the investigation

2.0 Conduct of the Investigation

2.1 Purpose

The purpose of the Investigating Officer’s enquiries is to enable the preparation of a report which will provide the Monitoring Officer with sufficient information to determine whether the councillor(s) have a case to answer of breach of the code of conduct or local protocol and, if so, whether action should be taken in accordance with paragraphs 5.8 of Part 9 of the Constitution. The report of the investigation will explain the essential elements of the case and may be used to inform the action recommended by a Hearing Panel.

2.2 Termination of the Investigation

The Investigating Officer may conclude the investigation at any point if satisfied that sufficient information has been obtained to enable a report to be prepared. The investigation is regarded as completed when the Monitoring Officer receives the final report and accepts that no further investigation is necessary. Any decision to defer an investigation must be made by the Monitoring Officer in consultation with the Independent Person.

2.3 Additional Matters/References back to the Monitoring Officer

If, in the course of the investigation, the Investigating Officer

- becomes aware of any other matter which appears to indicate a potential breach of the code of conduct by the councillor(s) other than the complaint which is currently being investigated, or

- believes - as a result of new evidence or information - the matter is materially more, or less, serious, and that it would not have been referred for
investigation if the Monitoring Officer had been aware of the information or evidence, or

- believes that it is no longer appropriate to continue with the investigation because the councillor complained of has died, or is seriously ill or has resigned from the Council, or from the Parish or Town Council

the Investigating Officer will immediately report the matter(s) to the Monitoring Officer.

2.4 Production of documents, information and explanations

The Investigating Officer will make enquiries of anyone reasonably believed to have relevant information, and request anyone to provide any document, information or explanation, necessary to carry out the investigation.

2.5 Interviews

(i) The Investigating Officer may ask anyone reasonably believed to have relevant information to attend an interview or to provide relevant documents. It should be noted that officers or councillors from those councils which have delegated their responsibilities for the determination of Standards Issues to the JSCC are expected to co-operate with any requests from the Investigation Officer. Where a councillor or officer refuses to co-operate in these circumstances further action may be considered, including the completion of the investigation report without their input.

(ii) Anyone interviewed may be accompanied, at their own expense, by a friend or legally qualified representative.

(iii) The Investigating Officer will produce a written note of the material points of interviews, provide two copies of that note to the person interviewed and ask them to return one copy signed as a correct record of the interview, with any corrections or amendments they feel are necessary. Non response will be treated as agreement to the content.

2.6 Costs

Where it is appropriate to facilitate the conduct of the enquiries, the Investigating Officer may, when authorised by the Monitoring Officer, pay anyone who provides documents, information, advice or explanation within a professional capacity in response to a request, a reasonable fee or allowance.

3 Report

3.1 When the Investigating Officer is satisfied that sufficient information has been obtained for the purpose, or that as much information has been gathered as reasonably capable of being obtained, a draft report will be prepared, setting out:

(i) the details of the allegation;

(ii) the councillor(s)’ initial response to the allegation (if any);

(iii) relevant information and explanations obtained in the course of the investigation;
(iv) a chronology and list of any relevant documents;

(v) a list of interviewees and organisations from whom information has been sought;

(vi) a note of anyone or any organisation that failed to co-operate with the investigation;

(vii) a statement of draft findings of fact, and

(viii) a recommendation as to whether there is case to answer

AND/OR

(ix) any other matters arising out of the investigation. This could be the need for a review or reconsideration of the decision which was the subject of the breach of the code of conduct a recommendation for rectifying any deficiency in the Council’s decision-making procedures or for training to prevent or deter any further breach of the code of conduct.

3.2 The Investigating Officer will issue the draft report to the councillor and the complainant, asking for their comments within 10 working days. At this stage the report is confidential.

3.3 After 10 working days (or such extended period as the investigating Officer allows after consulting the Monitoring Officer), the Investigating Officer will reconsider the draft report in the light of the comments received and produce a final report which includes the matters in Paragraph 3.1.

3.4 The Investigating Officer will send the final report to the Monitoring Officer, together with a list copies of all background documents including any notes of interviews which have been relied upon in preparing the report, and copies of any documents held that can conveniently be copied, that have been relied on in preparing the report. These papers will be held for one-four years after the final decision on the complaint.
Conduct of Hearings

1.0 Arranging the Hearing

1.1 The Hearing must take place within 30 working days of the date on which the investigation is completed or the date the Monitoring Officer received the Investigating Officer's report, but at least 10 working days after the report was sent to the Councillor(s) complained about.

1.2 The Monitoring Officer will notify the councillor(s) complained against at least 10 working days before the date of the Hearing Panel meeting, of the date, time and place of the meeting and will provide a copy of the Investigating Officer's final report and the procedure for the conduct of the hearing. The Monitoring Officer will have due regard for the availability of the complainant and councillor(s) complained against and any good reason why they may not be available on the date proposed.

1.3 Where the Investigating Officer's report finds that the councillor(s) have a case to answer that there may have been a breach of the code of conduct or local protocol has occurred, the Monitoring Officer will ask the councillor(s) to:

- provide a written statement in response to the report, within 10 working days of receiving it,
- state whether the councillor(s) want their response to be sent to the Hearing Panel at the same time as the report,
- identify in the written statement any matter(s) in the report which the councillor(s) proposes to dispute at the Hearing Panel meeting, so that any witnesses or documents necessary to evidence the disputed matter(s) can be invited to attend the meeting,

1.4 The Investigating Officer, in securing the attendance of persons to give evidence to the Sub-Committee, may pay their reasonable fees or allowances as appropriate, as authorised by the Monitoring Officer.

2 Committee Agenda and Reports

2.1 The following papers will be sent out to the Hearing Panel, complainant and councillor(s) complained against at least 5 clear days before the date of the Hearing.

- The agenda for the meeting of the Hearing Panel;
- The original complaint and councillor(s) response
- a copy of the Monitoring Officer’s covering report
- a copy of the Investigating Officer’s report
- a copy of any written statement in response to the report received from the councillor(s)

The provision of any such papers may be conditional upon an appropriate undertaking of confidentiality until such time as the report is agreed to be available to the press and public.

2.2 In determining whether the public and the press will be excluded from the meeting, the provisions of Schedule 12A of the Local Government Act 1972 However for the purposes of consultation by the Hearing Panel, the Independent Person will not be excluded along with the press or public if the exclusion of the latter is resolved.
2.3 Background papers: Upon request, any member of the Hearing Panel and the councillor(s) may have access to any background documents that have referenced by the Investigating Officer in the report at any reasonable time between the issue of the agenda and the time of the meeting.

2.4 Where the Monitoring Officer considers that the Investigating Officer’s report and/or the councillor(s)’ written statement in response is likely to disclose “exempt information”\(^3\), and in consequence that it is likely that the Hearing Panel will, during consideration of these papers, not be open to the public, copies of the agenda or background papers will not be provided to the press or public, or any councillor other than the members of the Hearing Panel, complainant and the complained against councillor(s), in advance of the meeting. These papers may also not be inspected by the press or public in advance of the meeting.

3 Procedure at the Hearing

3.1 Attendance of the councillor(s) complained against

- The councillor(s) may arrange to be accompanied at the meeting by a friend or legally qualified representative but will pay any necessary expenses.

- If the councillor(s) are not present at the start of the meeting, the Hearing Panel will decide whether to adjourn to enable the councillor(s) to attend, or to proceed in the absence of the councillor(s). Where the Hearing Panel proceeds in the absence of the councillor(s), the procedure for the meeting will be adapted as necessary, giving any representative of the councillor(s) who is present such rights as would otherwise be accorded to the councillor(s). The minutes will record the reason for proceeding in the absence of the councillor(s).

3.2 The order of business at the meeting will be

(i) Quorum. The Monitoring Officer or their representative will confirm that the Hearing Panel is quorate (i.e. three members of the JSCC from the appropriate tier are present)

(ii) Election of a Chairman for the Hearing Panel

(iii) The Panel Chairman will introduce the Hearing Panel, Monitoring Officer (or representative), the Investigating Officer and the councillor(s) and any representative(s) of the councillor(s), and explain how the Hearing Panel will be run

(iv) disclosures of interest by all relevant persons;

(v) representations from the Investigating Officer and/or the councillor(s) as to reasons why the Hearing Panel should exclude the press and public and determination by the Hearing Panel as to whether to exclude the press and public. (Where the Hearing Panel decides that it will not exclude press and public, copies of the agenda and reports will be provided at this point to any members of the press and public who are present);

(vi) preliminary procedural issues to be resolved, if any;

\(^3\) Exempt information” is defined in Schedule 12A to the Local Government Act 1972, as amended by sections 3 and 4 of the Local Authorities (Code of Conduct) (Local Determination) Regulations 2003 and 2004 respectively.
(vii) noting of significant disagreements about the facts, if any;

(vii) Presentation by the Investigating Officer of the report of the investigation. The Investigating Officer will at this stage address only the issue of whether the councillor(s) have a case to answer that they breached of the code of conduct. The Investigating Officer may introduce any witnesses required to substantiate any matter contained in that report which the councillor(s) have disputed in their written statement in response. Members of the Hearing Panel may question the Investigating Officer and any witness on their evidence. There will be no cross-examination by the councillor(s), but the councillor(s) may request the Chairman of the Hearing Panel to direct appropriate questions to the Investigating Officer or to any witness they have introduced;

(viii) Presentation by the councillor(s). The councillor(s) (or representative(s)) will at this stage address only the issue of whether the actions have breached the code of conduct or local protocol. The councillor(s) (or representative(s)) may introduce witnesses required to substantiate any matter contained in the written statement in response. Members of the Hearing Panel may question the councillor(s) and any witness on their evidence. There will be no cross-examination by the Investigating Officer, but the Investigating Officer they may request the Chairman to direct appropriate questions to the councillor or to any witness they have introduced.

(ix) Where the councillor seeks to dispute any matter in the Investigating Officer’s report and no notice of intention to dispute in the written statement had been given, the Investigating Officer will draw this to the attention of the Hearing Panel, which may then decide:

- to adjourn the meeting to enable the Investigating Officer to investigate and report on the dispute and/or to arrange for appropriate witnesses to attend as to the disputed information; or
- to admit the dispute, but invite the Investigating Officer to respond thereto, recalling any witness as necessary; or
- any other matters arising out of the investigation. This could be the need for a review or reconsideration of the decision which was the subject of the breach of the code, a recommendation for rectifying any deficiency in the Council’s decision-making procedures or for training to prevent or deter any breach of the code of conduct. Where the complaint relates to a Parish or Town councillor, such matters would be for recommendation by the Hearing Panel to the Parish or Town Council.

(x) At the conclusion of the presentation by the councillor, the Panel Chairman will ask the Investigating Officer whether there was any matter raised during the course of the presentation which was not raised in the councillor’s written statement in response. The Investigating Officer may then respond to any new matter, or may request the Hearing Panel to adjourn to enable that Officer to investigate and report on the new matter and /or to secure the attendance of witnesses as to the new matter (but the Hearing Panel will not adjourn on more than one occasion under these provisions);

(xi) The Hearing Panel is required to come to a decision as to whether the councillor(s) acted in breach of the code of conduct or local protocol. The panel members have to satisfy themselves that they have sufficient information
upon which to take that decision, and they may question the Investigating Officer, the councillor(s) and any witness in order to obtain sufficient information to enable them to come to a decision on this issue;

(xii) at the conclusion of the Investigating Officer and councillor’s presentations and any questions from the members of the Hearing Panel, members of the Hearing Panel will then hear of the views of the Independent Person before retiring to considering whether the councillor has failed to comply with or acted in breach of the code of conduct or local protocol. At any stage in their consideration they may return to ask any further questions of the Investigating Officer or the councillor(s) or to seek further advice from the Independent Person or council legal adviser;

(xiii) the Hearing Panel may seek further advice at any time. Such advice will on all occasions be given in the presence of the Investigating Officer and the councillor(s);

(xiv) at the conclusion of their consideration, the Panel Chairman will announce the Hearing Panel findings of fact and advise the councillor(s) of the decision as to whether the councillor has acted in breach of the code of conduct, and the reasons for that decision;

(xv) if the Hearing Panel concludes that the councillor has acted in breach of the Code of conduct or local protocol, it will then hear representations from the Independent Person, Investigating Officer and then the councillor(s) as to whether the Hearing Panel should take any action against the councillor and what form any action should take. Members of the Panel may ask questions of the Investigating Officer and the councillor and seek advice in order to satisfy themselves that they have the information upon which to take a proper decision;

(xvi) the Hearing Panel will then consider whether to take any action against the councillor(s) and what form such action should take (as outlined in Paragraph 5.8 of the Complaints Procedure). The Panel Chairman will advise the Investigating Officer and the councillor(s) of its decision on whether to take any action against the councillor(s) and what action it has decided to take and the reasons why;

(xvii) the Hearing Panel will then consider whether there are any recommendations which it should make arising from its consideration of the allegation. For example, for reviewing or reconsidering any decision which was the subject of the breach of the code of conduct or local protocol, for rectifying any deficiency in the relevant Council’s decision-making procedures or for preventing or deterring any future breach of the code.

4. Reporting the Decision

4.1 As soon as practicable after the Hearing Panel has completed its consideration and decision in respect of the allegation, the Monitoring Officer will:

(i) send the councillor(s) a written notice of the finding of the Hearing Panel, and the reasons for it; the statement will include a statement of any rights of appeal against that decision;

(ii) send a written report of the Panel decision to the next convenient meeting of the JSCC
(iii) where the complaint relates to a Parish or Town councillor, send a written notice of the decision to the Clerk to the relevant Parish or Town Council;

(iv) send a copy of the decision to the complainant which gave rise to the investigation.